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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/766,101	01/28/2004	Chul Woo Park	AMKOR-100A	2186
	7590 03/07/200 JNDA GARRED & BI	EXAMINER		
75 ENTERPRIS	SE, SUITE 250	DINH, TUAN T		
ALISO VIEJO, CA 92656			ART UNIT	PAPER NUMBER
		2841		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 03		03/07/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Comments		Applicat	ion No.	Applicant(s)	Applicant(s)			
		10/766,1	101	PARK ET AL.				
Office Action Summary			or .	Art Unit				
		Tuan T. (2841				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exten after \$ - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE MAIL sions of time may be available under the provisions of 3 (61X (6) MONTHS from the mailing date of this communic period for reply is specified above, the maximum statute to reply within the set or extended period for reply will, aply received by the Office later than three months after d patent term adjustment. See 37 CFR 1.704(b).	LING DATE OF T 7 CFR 1.136(a). In no e cation. bry period will apply and of by statute, cause the ap	HIS COMMUNIC vent, however, may a re will expire SIX (6) MON'	CATION. pply be timely filed THS from the mailing date of this ANDONED (35 U.S.C. & 133)				
Status								
1)[⊠]	Responsive to communication(s) filed o	on 06 December :	2006					
	Responsive to communication(s) filed on <u>06 December 2006</u> . This action is FINAL . 2b)⊠ This action is non-final.							
	,							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
	on of Claims		,,	,	·			
·	4)⊠ Claim(s) <u>1-24</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>1-24</u> is/are rejected.							
	Claim(s) is/are objected to.							
	Claim(s) are subject to restriction	n and/or election	requirement.		•			
	on Papers							
	The specification is objected to by the E	ivaminar						
	•) abjected to t	ov the Everniner				
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
		= : :		, ,	`FR 1 121(d)			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
	nder 35 U.S.C. § 119							
		foreign priority ur	nder 35 II S.C. &	119(a)-(d) or (f)				
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
-	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmas*	(a)							
Attachment 1) Notice	of References Cited (PTO-892)		4) Interview S	ummanı (DTO 412)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date								
	ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date		5)	formal Patent Application —·				

Application/Control Number: 10/766,101

Art Unit: 2841

DETAILED ACTION

The indicated allowability of claims 3-5, 7, 13-15, and 17 is withdrawn in view of the newly discovered reference(s) to Hirai et al., Kodai et al. and Iwasaki. Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section .351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-2, 11-12, and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Osako et al. ('668 B2, as in the record).

As to claims 1, 11, and 20, Osako et al. discloses a memory card (1) and its method as shown in figures 1-2 comprising: a substrate (5) having opposed top and bottom surfaces and a plurality of terminals (6-figure 1) disposed on the bottom surface thereof; at least one component (7) mounted to the top surface of the substrate (5) and electrically connected to the terminals thereof; a first encapsulation part (3) formed on the bottom surface of the substrate; and a second encapsulation part (8 and 2) formed on the top surface of the substrate (5) and encapsulating the component (7) mounted

thereto, the second encapsulation part being separate from the first encapsulation part; the first and second encapsulation parts (3, 8, and 2) each being exposed in the memory card (noted: the element 8 and 2 are encapsulated the top surface).

As to claims 21-22, Osako et al. discloses a memory card (1) and its method as shown in figures 1-2 comprising: a substrate (5) having opposed top and bottom surfaces and a plurality of terminals (6-figure 1) disposed on the bottom surface thereof; at least one component (7) mounted to the top surface of the substrate (5) and electrically connected to the terminals thereof; a first encapsulation part (3) formed on the bottom surface of the substrate; and a second encapsulation part (8 and 2) formed on the top surface of the substrate (5) and encapsulating the component (7) mounted thereto, the second encapsulation part being separate from the first encapsulation part; the first and second encapsulation parts (3, 8, and 2) each being exposed in the memory card (noted: the element 8 and 2 are encapsulated the top surface), and Osako et al. as shown in figure 2 having the first encapsulation part (3) is of a first thickness; and the second encapsulation part (2, 8) is of a second thickness which exceeds the first thickness.

As to claims 2, 12, Osako et al. discloses the first encapsulation part (3) formed to include an opening where the terminals (6) of the substrate being exposed in the opening, see figure 1.

As to claims 6, 16, Osako et al. discloses the first and second encapsulation parts (3, 2, 8) are each fabricated from an epoxy mold compound, see column 5, lines 15-34.

As to claims 7, 17, Osako et al. as shown in figure 2 having the first encapsulation part (3) is of a first thickness; and the second encapsulation part (2, 8) is of a second thickness which exceeds the first thickness.

As to claims 8-10, and 18-19, Osako et al. discloses a multiple components (column 4, lines 62-64), the components being selected one of a semiconductor package or die having wire bonded, a passive component; and combinations thereof.

As to claim 23, Osako et al. discloses the first and second encapsulation parts (3, 2, and 8) are configured to impart a prescribed form factor to the memory card.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osako et al. in view of Hirai et al. (U.S. Patent 6,417,444).

As to claims 3 and 13, Osako discloses all of the limitations of the claimed invention, except for a pair of coupling notches formed in respective ones of the sides of the second encapsulation part in opposed relation to each other.

Hirai et al. shows a CF card as shown in figure 3a-3b comprising a bottom cover (1a) having a molding frame (2), the frame having a pair of coupling notches (2a, 2b, column 3) formed in respective ones of the sides of the molding frame (2).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a pair of coupling notches formed in respective ones of the sides of a card as taught by Hirai et al. modified the second encapsulation part (2, 8) of Osako in order to provide a hook-like engagement.

As to claims 4 and 14, Osako discloses all of the limitations of the claimed invention, except for a pair of guide slots formed in respective ones of peripheral edge segments.

Hirai et al. shows a CF card as shown in figure 3a-3b comprising a bottom cover (1a) having a molding frame (2), the frame having a pair of guide slots (7, column 3) formed in respective ones of the sides of the molding frame (2).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a pair of guide slots formed in respective ones of the sides of a card as taught by Hirai et al. modified the second encapsulation part (2, 8) of Osako in order to provide a hook-like engagement.

5. Claim 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Osako et al. in view of Kodai et al. (U.S. Patent 5,244,840).

Regarding claim 24, Osako et al. discloses all of the limitations of the claimed invention, except for the first encapsulation part being sized and cover entirety of the top surface of the substrate.

Kodai et al. shows an IC card as shown in figure 16B having a resin molding (14), the first part of the molding (14) having sized and cover the entirety of the top surface of the card.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a teaching of Kodai et al. modified the first encapsulation part (3) of Osako in order to protect the card from animpact.

6. Claims 5 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osako et al. in view of Iwasaki (U.S. Patent 6,145,023).

Regarding claims 5 and 15, Osako et al. does disclose all of the limitation of the claimed invention, except for the second encapsulation part edge segment of the second includes a recess formed therein adjacent a peripheral encapsulation part disposed furthest from the terminals.

lwasaki shows a memory module as shown in figures 1A-1B comprising a support portion (12) having a recess (14).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a teaching of Iwasaki modified the second encapsulation part (2, 8) of Osako in order to provide a handle part for insertion and removal of the card.

Response to Arguments

7. Applicant's arguments with respect to claims 1-24 have been considered but are most in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan T. Dinh whose telephone number is 571-272-1929. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Reichard Dean can be reached on 571-272-1984. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Tuan Dinh

March 01, 2007.